

### REMARKS

By this Amendment, claims 1 and 3 are amended, and claims 4-20 are added. Claim 2 remains in the application. Thus, claims 1-20 are active in the application. Reexamination and reconsideration of the application are respectfully requested.

The specification and abstract have been carefully reviewed and revised in order to correct grammatical and idiomatic errors in order to aid the Examiner in further consideration of the application. The amendments to the specification and abstract are incorporated in the attached substitute specification and abstract. No new matter has been added.

Also attached hereto is a marked-up version of the substitute specification and abstract illustrating the changes made to the original specification and abstract.

The Applicant thanks the Examiner for kindly acknowledging the Applicant's claim of foreign priority and the receipt of the certified copy of the foreign priority document in item 1 on page 2 of the Office Action. However, the Applicant notes that the Examiner failed to acknowledge the Applicant's claim of foreign priority and the receipt of the certified copy of the foreign priority document in item 12 on the Office Action Summary form. Accordingly, to ensure that the Applicant's claim of foreign priority is properly listed on any patent issuing from the present application, the Applicant respectfully requests the Examiner to priority acknowledge the Applicant's claim of foreign priority and the receipt of the certified copy of the foreign priority in the next Office Action Summary form or Notice of Allowability form, whichever occurs first.

In item 2 on page 2 of the Office Action, claims 1-3 were rejected under 35 U.S.C. § 102(e) as being anticipated by Dugan et al. (U.S. Patent Application Publication No. 2005/0021713). Without intending to acquiesce to this rejection, independent claims 1 and 3 have each been amended in order to more clearly illustrate the marked differences between the present invention and the applied references.

Accordingly, the Applicant respectfully submits that this rejection is inapplicable to claims 1-3 for the following reasons. Furthermore, the Applicant respectfully submits that this rejection is inapplicable to new claims 4-20 for the following reasons.

The present invention provides a digital codeless telephone having first and second hand sets that communicate with each other through a transceiver mode. The present invention provides that one of the codeless hand sets (e.g., the first codeless hand set) calls the other codeless hand set (e.g., the second codeless hand set) through a public telephone network. Then, the called codeless hand set recognizes that the calling codeless hand set wants to communicate through a transceiver mode. Therefore, the called codeless hand set changes the communication mode from the public telephone network mode to the transceiver mode.

Independent claims 1, 3 and 13 recite the above-described features of the present invention.

In particular, claim 1 recites a digital codeless telephone having a transceiver mode and a public telephone network mode. The digital codeless telephone of claim 1 comprises a first codeless hand set operable to call with a message having a group identification code for a public telephone network communication. Furthermore, the digital codeless telephone of claim 1 comprises a second codeless hand set operable to change the public telephone network mode to the transceiver mode according to the message, wherein the second codeless hand set is made to prepare for receiving a call from the first codeless hand set through a transceiver communication.

Claim 3 recites a digital codeless telephone having a transceiver mode and a public telephone network mode. The digital codeless telephone of claim 3 comprises a first codeless hand set operable to call with a message having a group identification code for a public telephone network communication. Furthermore, the digital codeless telephone of claim 3 comprises a second codeless hand set having a memory for storing the group identification code for a public telephone network communication with the first codeless hand set, wherein public telephone network communication between the first and second codeless hand sets is registered.

New claim 13 recites a digital codeless telephone comprising a home digital codeless system having a public telephone network mode for communicating with another party through a public telephone network, and a codeless mode for communicating through a codeless communication. The digital codeless telephone of new claim 13 is also recited as comprising a first codeless hand set having the public

telephone network mode for communicating with the other party through the home digital codeless system and the public telephone network, the codeless mode for communicating with the home digital codeless system through the codeless communication, and a transceiver mode for communicating through a transceiver communication. Furthermore, the digital codeless telephone of new claim 13 is recited as comprising a second codeless hand set having the public telephone network mode for communicating with the other party through the home digital codeless system and the public telephone network, the codeless mode for communicating with the home digital codeless system through the codeless communication, and the transceiver mode for communicating with the first codeless hand set through the transceiver communication.

Dugan et al. discloses an intelligent network that uses a public telephone network. However, Dugan et al. does not disclose, suggest or even contemplate a digital codeless telephone comprising first and second codeless hand sets. Furthermore, Dugan et al. does not disclose, suggest or even contemplate transceiver communication between the first and second codeless hand sets.

Therefore, Dugan et al. clearly does not disclose or suggest a digital codeless telephone having a transceiver mode and a public telephone network mode, where the digital codeless telephone comprises a first codeless hand set operable to call with a message having a group identification code for a public telephone network communication, and a second codeless hand set operable to change the public telephone network mode to the transceiver mode according to the message and where the second codeless hand set is made to prepare for receiving a call from the first codeless hand set through a transceiver communication, as recited in claim 1.

Furthermore, Dugan et al. clearly does not disclose or suggest a digital codeless telephone having a transceiver mode and a public telephone network mode, where the digital codeless telephone comprises a first codeless hand set operable to call with a message having a group identification code for a public telephone network communication, and a second codeless hand set having a memory for storing the group identification code for a public telephone network communication, as recited in claim 3.

Moreover, Dugan et al. clearly does not disclose or suggest a digital codeless telephone comprising: (1) a home digital codeless system having a public telephone

network mode for communicating with another party through a public telephone network, and a codeless mode for communicating through a codeless communication; (2) a first codeless hand set having the public telephone network mode for communicating with the other party through the home digital codeless system and the public telephone network, the codeless mode for communicating with the home digital codeless system through the codeless communication, and a transceiver mode for communicating through a transceiver communication; and (3) a second codeless hand set having the public telephone network mode for communicating with the other party through the home digital codeless system and the public telephone network, the codeless mode for communicating with the home digital codeless system through the codeless communication, and the transceiver mode for communicating with the first codeless hand set through the transceiver communication, as recited in new claim 13.

Therefore, claims 1, 3 and 13 are clearly not anticipated by Dugan et al. since Dugan et al. clearly does not disclose each and every limitation of claims 1, 3 and 13.

Furthermore, it is submitted that the clear distinctions discussed above are such that a person having ordinary skill in the art at the time the invention was made would not have been motivated to modify Dugan et al. in such as manner as to result in, or otherwise render obvious, the present invention as recited in claims 1, 3 and 13.

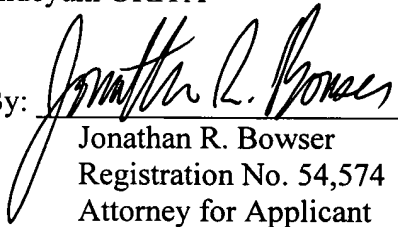
Therefore, it is submitted that the claims 1, 3 and 13, as well as claims 2, 4-12 and 14-20 which depend therefrom, are clearly allowable over the prior art as applied by the Examiner.

In view of the foregoing amendments and remarks, it is respectfully submitted that the present application is clearly in condition for allowance. An early notice thereof is respectfully solicited.

If, after reviewing this Amendment, the Examiner feels there are any issues remaining which must be resolved before the application can be passed to issue, the Examiner is respectfully requested to contact the undersigned by telephone in order to resolve such issues.

Respectfully submitted,

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